

FISCAL NOTE

HB 2885 - SB 3099

February 19, 1998

SUMMARY OF BILL: Directs the Department of Correction not to certify close custody or maximum security inmates for parole eligibility until one year after being removed from close custody and two years after being removed from maximum custody.

ESTIMATED FISCAL IMPACT:

State Expenditures - Cost Avoidance - Not Significant

Currently, inmates with such classification are not granted parole at the time of their hearing and this provision will alleviate having a hearing.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

A handwritten signature in black ink, reading "James A. Davenport". The signature is fluid and cursive, with the first letters of the first and last names being capitalized and prominent.

James A. Davenport, Executive Director